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Name of conveying party(ies)	2. Name and address of receiving party(les)			
Verkalk, Inc.	Name Harkm Patern Law, AP.C			
Vortalk, U.C. 1981, EEC Frederick Lowe	Internal Address: MarcE Hassin USPTO Bog No. 18009			
Additional name(s) of conveying party(les) attached? [[Yes [X] No				
Nature of conveyance/Execution Date(s):	Street Address: 11414 Thurston Circle			
Execution Date(8) December 8, 2008				
Assignment Merger Merger Merger Security Agreement Change of Name	City, Los Appelles			
Joint Research Agreement	Statesca			
Government Interest Assignment				
Executive Order 9424, Confirmatory License	County: USA Zip: 98889			
☑ Other(<u>inn</u>	Additional name(s) & address(es) attached? [Yes X No			
4. Application or patent number(s): This	document is being filed together with a new application.			
A. Patent Application No.(s)	B. Patent No.(s)			
	7, 123,696 7, 142,645			
Additional numbers attacted? Yes XNo				
5. Name and address to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved: Two (2)			
Name, Hankin Patent Low, A.F.C.	7, Total fee (37 CFR 1 21(h) & 3.41) \$40.00			
Internal Address: Marc E. Hankirs USPTO Bare No. 18.309				
	X Authorized to be charged to deposit account			
Street Address:11414 Thurson Grote	Enclosed			
	None required (government interest not affecting title)			
City sarangers	8. Payment Information			
State: <u>CA</u> Zip: 99049				
Fhone Number 110,892-1613	Eleposit Account Number 199314			
Fax Number 223 944 4209				
Email Address: marcohankinadatulenzon:	Authorizsed User Name Marc E Hankin			
9. Signature: / MAC C, HANKIN	Apail 12, 2009			
Signature	Date			
Name of Person Signing	Yujal nymber of pages including cover 19 sheet, abachmens, and nocuments			

HANKIN PATENT LAW, APC

6404 Wilshire Boulevard, Suite 1020 Los Angeles, CA 90048-5512 Telephone 800.201.6670 Facsimile 323.944.0209 Marc@HankinPatentLaw.com December 8, 2008

VIA E-MAIL ONLY

VARITALK, INC.
FREDERICK LOWE, frederick lowe@varitalk.com
STEPHEN DRIMMER, sdrimmer@iconmobile.com
DREEK GOLDBERG, derek_goldberg@hotmail.com
CCs by Ennall; repra/@schindlerlaw.com, ralphijschindler@sbcglobal.net

Re: Undated Engagement and Retainer Agreement for Providing Legal Representation

Dear Messrs, Lowe, Drimmer, and Goldberg:

As you all well know, our law firm has long represented you and Varitalk, Inc., as Local Counsel for Robert Gray and Ralph Schindler on behalf of VariTalk, Inc., Stephen Dimmer, Frederick Lowe, and Derek Goldberg in the litigation now pending in the U.S. District Count for the Central District of California, captioned: Mark Baker et al. v. VariTalk, Inc. et al., Case No. 07-CV-6622 VBF (FFM). As time has gone on, and situations have changed, my firm and I have become increasingly more involved in this litigation, effectively as Co-Counsel with Robert Gray. Accordingly, and because the State Bar of California requires it, we would like you each to review and sign this Engagement Letter to confirm your Waiver of any Conflict of Interest (Paragraph 8) and to confirm that you each are a direct Client (hereinafter collectively referred to as "You" or Client") of HANKIN PATENT LAW, A PROFESSIONAL CORPORATION. Thank you very much!

We apologize for the length and complexity of this Engagement Letter, which comprises our firm's Retainer Agreement, however, the California Rules of Professional Conduct are quite explicit concerning what information must be contained in these Agreements, and we have found that the more that is disclosed before work is actually begun, the fewer questions and problems are likely to arise later because of billing inquiries.

This seven-page letter Agreement formally will set forth the terms and conditions pursuant to which we will act as your attorneys, and will define several aspects of the relationship between us and you, so that you will clearly understand the relationship and the scope of our representation. We look forward to a mutually beneficial relationship, and if at any time you have any question, comment, or require any additional information, please do not besitate to contact me directly.

 IDENTIFICATION OF PARTIES. This Agreement, executed in duplicate with each Party receiving an executed original, is made between HANKIN PATENT LAW, A PROFESSIONAL CORPORATION, hereinafter referred to as "Attorney" and VARITALE, INC., STEPHEN DIMMER, FREDERICK LOWE, AND DEREK GOLDBERG, hereinafter collectively referred to as "Client." VARITALK, INC. FREDERICK LOWE STEPHEN DRIMMER DENEK GOLDBERG December 8, 2008 Page 2 of 7

- 2. LEGAL SERVICES TO BE PROVIDED. The legal services to be provided by Attorney to Client are listed in the first paragraph of this letter. In addition, even after the normal conclusion of services, including but not limited to intellectual property prosecution projects, if any individual lawyer who has performed services for Client on behalf of Automey ever is called upon to perform additional services, including being deposed about the matters that were the subject of the representation. Client agrees to pay Attorney (or the lawyer's then-current employer) the then-amplicable hourly rates for the applicable lawyer's time, including preparation time.
- 3. LEGAL SERVICES SPECIFICALLY EXCLUDED. If Client desires Attorney to provide any legal services not to be provided under this Agreement, a separate agreement between Attorney and Client will be required. Absent execution of a new contract in writing, this contract will govern all future services Attorney may perform for Client.
- 4. RESPONSIBILITIES OF ATTORNEY AND CLIENT. Attorney will perform the legal services called for under this Agreement, keep Client informed of progress and developments, and respond promptly to Client's inquiries and communications. Client will cooperate with Attorney, attend all meetings, arbitrations, mediations or court events as requested, provide necessary declarations, promptly pay all fees and costs, and keep Hankin Patent Law informed of Client's whereabouts and current street address, telephone number(s), fax number, and e-mail address at all times.
- 5. ADVANCE DEPOSIT. No advance deposit is being required, but Client agrees to continue to pay Attorney's Invoices in full within five (5) days of receipt, unless an amount is questioned and brought to the attention of Attorney within that period of time, whereupon all non-questioned amounts shall be paid when resolved.
- 6. FEES. Fees billed to clients reflect Attorney's judgment of the fair value of those legal services reasonably required. Time will be accounted for in tenths of an hour (6-minute increments) and fees are calculated by applying harrly rates assigned to attorneys and other staff. Fees and expenses will be billed regularly and are due upon receipt. Any bills that are not paid within five (5) days from our emailing may be subject to a late charge equal to the lesser of 1% per month on the unpaid balance or the maximum rate permitted by law. All rates are reviewed annually and may be adjusted periodically. Client and Attorney have agreed that Attorney will bill Client on an hourly basis as set forth below:

Marc E. Hankin \$350.00 Associates \$150.00 - \$250.00 Paralegals \$125.00

7. COSTS AND EXPENSES. Client is responsible for all costs and expenses incurred by Attorney in this representation including expenses for filing, recording, service of process and sheriff's fees, experts, travel, lodging, meals, telephone calls, messengers, photocopying, facsimile, computer research, mileage, word processing, post-representation off-site records storage, and

VARITALK, INC. FREDERICK LOWE STEPHEN DRIMMER DEREK GOLDBERG December 8, 2008 Page 3 of 7

necessary elerical staff overtime. Certain services may include a standard overhead component when billed. Attorney may advance any or all of these costs and expenses on behalf of Client, as deemed appropriate. If Attorney advances these costs and expenses, Client will remain ultimately liable for all such costs and expenses, and Client hereby agrees to reimburse Attorney regardless of the outcome of this matter. Attorney reserves the right to request that Client pre-pay certain costs, and pay directly to the vendor(s) any costs in excess of \$250.00. All costs and expenses will be charged at Attorney's actual cost or at the applicable IRS approved rate.

- REPRESENTATION OF ADVERSE INTERESTS. When there is more than one individual client or entity identified in Paragraph I hereinobove (the "prospective Clients"), each of the prospective Clients identified therein is hereby informed of the following Rules of Professional Conduct of the State Bar of California ("the Rules"). The Rules require that, before an attorney may begin (or continue) to represent the client when the attorney has or had a relationship with another party interested in the subject matter of the attorney's proposed representation of the client, that the attorney must inform the client in writing of the relevant circumstances and of the actual and reasonably foresceable adverse consequences to the client. Each of the prospective Clients is hereby further informed that the Rules require that, before an attorney may represent a party who has in a senarate matter, an interest adverse to that of Attorney's client in the separate matter, Afterney obtain the informed written consent of both parties. Attorney is not aware of any relationship it has with any party (other than the prospective Clients identified hereinabove and their corrent other attorneys, Robert Gray and Ralph Schindler) who may be interested in the subject matter of Attorney's services for the prospective Clients under this Agreement or of any separate matter in which Client has an interest adverse to that of any client of Attorney. As to the prospective Clients identified bereinabove, there may be an actual Conflict of Interest. If any of the facts told to Attorney prior to the complete execution of this Agreement differ from the truth, then it is quite possible that one or more of the prospective Clients identified bereinabove has an actual Conflict of Interest with one or more of the other prospective Clients identified hereinabove. By signing hereinbelow, each prospective Client, on behalf of himself, herself, or itself, certifies that s/he or it is not aware of any fact(s) that differ from what has been told to Attorney, and is not aware of any reason that there is an actual Conflict of Interest. Each nerson signing hereinbelow represents and warrants that the foregoing is true and correct, and also hereby irrevocably waives any actual Conflict of Interest (of course, any person or individual may always obtain replacement counsel, if so advised, or if facts or laws change). Finally, by signing hereinbelow, each prospective Client, on behalf of himself, herself, or itself, hereby indemnifies and agrees to hold harmless Attorney against any and all claims and/or expenses arising out of any later-discovered or declared Conflict of Interest. Without limiting the generality of the foregoing, specifically, Attorney shall not be held responsible legally, ethically, financially, or in any other way, shape, form, or manner for any actual Conflict of Interest that may exist between any two or more prospective Clients identified bereinabove.
- ATTORNEY'S LIEN. Client hereby grants Attorney a lien on any and all claims or causes of action that are the subject of Attorney's representation under this Contract, and/or on any form of Intellectual Property owned by Client that is a subject of the Representation. Attorney's

VARITAUK, INC. FREDERICK LOWE STEPHEN DRIMMER DEREK GOLDBERG December 8, 2008 Page 4 of 7

lien will be for any unpaid sums for fees and/or costs owing to Attorney at the conclusion of Attorney's services. As applicable, said lien will attach to any recovery Client may obtain, whether by arbitration award, indefament, settlement or otherwise.

- 10. DISCHARGE OF ATTORNEY. Client may discharge Attorney at any time by aritten notice effective when received within two days of delivery to Attorney. Unless specifically agreed by Attorney and Client, Attorney will provide no further services and advance no further costs on Client's behalf after receipt of the notice. If Attorney is Client's attorney of record in any proceeding, Client will execute and return a substitution-of-attorney form immediately on its receipt from Attorney. Notwithstanding Attorney's discharge, Client will be obligated to pay Attorney's contractual attorney's fees for all services provided and to reimburse Attorney for all costs incurred or advanced by Attorney, before the discharge and incurred in effectuating the discharge, including the costs and fees associated with compiling, reviewing, and returning or forwarding the files.
- 11. WITHDRAWAL OF ATTORNEY. Attorney may withdraw at any time as nermitted under the Rules of Professional Conduct of the State Bar of California. circumstances under which the Rules permit such withdrawal include, but are not limited to Client consent or Client's conduct rendering it unreasonably difficult for Attorney to carry out the employment effectively. We may withdraw as counsel at any time as permitted under the Rules of Professional Conduct of the State Bar of California, The circumstances under which the Rules permit such withdrawal include, but are not limited to, the following: (a) the client consents; and (b) the client's conduct renders it unreasonably difficult for us to carry out the representation effectively. Additionally, we may be required or elect to withdraw if a conflict of interest develops between Client, any other persons and entities and/or Attorney, including any conflict between the interests of Client and Attorney and is not waived or waivable which adversely affects our ability to provide the type of representation we have a duty or should provide to each of our clients, or if the matter requires an expertise which we do not have and it would not be practicable for us to try to develop under the circumstances. Notwithstanding Attorney's withdrawal, Client is obligated to pay Attorney the contractual attorney's fees for all services provided and to reimburse Attorney for all costs incurred or advanced by Attorney before the withdrawal or in the case of an adjudicatory proceeding, through the time when an order allowing the withdrawal is obtained.
- 12. CONCLUSION OF SERVICES. At the conclusion of Attorney's services, all unpaid charges shall immediately become due and payable.
- ERRORS AND OMISSIONS. Attorney maintains errors and omissions insurance coverage applicable to the services to be rendered.
- 14. SETTLEMENT CONSENT. No settlement shall be roade without the consent of all Parties to this Agreement which may be in the form of an oral consent.
- 15. RELEASE OF CLIENT'S PAPERS AND PROPERTY AND POST-REPRESENTATION STORAGE FEES. At the termination of services under this Agreement,

VARITALK, INC. FREDERICK LOWE STEPHEN DRIMMER DENEK GOLDBERG December 8, 2008 Page 5 of 7

Attorney will release promptly to Client upon Client's written request, all of Client's papers and property. Attorney reserves the right to make a copy of any or all parts of the file(s), if in Attorney's sole discretion, such copy needs to be kept, and Client agrees to pay the reasonable cost for the copying of same. "Client's papers and property" include items reasonably necessary for Client's representation. If Client's papers and property are unclaimed by Client, Client acknowledges that the records will be discarded if unclaimed after seven years.

- MODIFICATION BY SUBSEQUENT AGREEMENT. This Agreement may be modified by subsequent agreement of the Parties only in writing.
- 17. ARBITRATION OF FEE DISPUTE. If a dispute arises between Attorney and Client regarding attorney's fees or costs under this Agreement and Attorney files suit in any court, Client will have the right to stay that suit by timely electing to arbitrate the dispute under Business and Professions Code sections 6200-6204, 6206 in which event Attorney must submit the matter to such non-binding arbitration.
- 18. ARBITRATION OF FEE DISPUTE OF MALPRACTICE CLAIM WAIVER OF RIGHT TO JURY TRIAL. If Client has waived or exhausted the provisions of Business and Professions Code sections 6200-6204, 6206 and a dispute exists between Attorney and Client regarding attorney's fees or costs due under this Agreement or regarding a claim as to whether any legal services rendered by Attorney under this Agreement or otherwise, were improperly negligently, or incompetently rendered, or otherwise rendered in breach of a contractual or ethical daty, the dispute will be submitted for arbitration, and Attorney and Client will be bound by the result.

Client understands and acknowledges that, by agreeing to binding arbitration, Client waives the right to submit the dispute for determination by a court and thereby also waives the right to a jury trial. Client acknowledges that it has been informed that the grounds for appeal of an arbitration award are very limited compared to a court judgment or jury verdict.

It is further agreed and understood that initial resort to the courts by either Party shall not be considered a waiver of that Party's right to compel binding arbitration under this provision. Arbitration shall be in accordance with Code of Civil Procedure § 1280 et seq. with each Party selecting a Party arbitrator who, in turn, shall select a neutral arbitrator unless the amount in controversy is less than \$25,000 in which case the matter will be decided by a single neutral arbitrator. Attorney and Client agree that the legal services which are the subject of this Agreement and all payment therefor are to be rendered at Attorney's law office in Los Angeles which city shall be a proper venue for any legal proceedings bereunder.

19. DISCLAIMER OF GUARANTEE. Although Attorney may offer an opinion about possible results regarding the subject matter of this Agreement, Attorney cannot guarantee any particular result. Client acknowledges that Attorney has made no promises about the outcome.

VARITALK, INC. FREDERICK LOWE STEPHEN DRIMMER DEREK GOLDBERG December 8, 2008 Page 6 of 7

including the costs and expenses of any transaction or litigation, that any budget provided is merely an estimate, and any oninion offered by Attorney in the future will not constitute a guarantee.

- 20. EFFECTIVE DATE OF AGREEMENT. The effective date of this Agreement will be the latest date of signing by Client, or an authorized representative of Client, and signing by a Partner of Hankin Patent Law but its terms shall be retroactive to the date Attorney first performed services for Client which are the subject of this Agreement.
- 21. OPPORTUNITY TO CONSULT WITH OTHER COUNSEL. You may wish to consult with another attorney before signing below. Your signature will certify that you have either met with another attorney before signing or have chosen not to do so, but yet you understand and appreciate you have the right and have had the opportunity to consult with another attorney, and that you have read and understood each and every provision of this Agreement.
- 22. ENTIRE AGREEMENT. This Agreement contains the entire agreement of the Parties. No other agreement, statement, or promise made on or before the effective date of this Agreement will be binding on the Parties.
- 23. SEVERABILITY IN EVENT OF PARTIAL INVALIDITY. If any provision of this Agreement is held by a court or other tribunal of competent jurisdiction, in whole or in part, to be invalid, illegal, or unenforceable in any respect, for any reason, the validity, legality and enforceability of the remainder of that provision, any other remaining provisions, and of the entire Agreement shall not in any way be affected or impaired thereby, and shall be interpreted, to the extent possible, to achieve the purposes as originally expressed with the provision found to be invalid, illegal or unenforceable. Each provision hereof is intended to be severable, and the validity, legality, or enforceability of any provision of this Agreement shall not affect the validity, legality, or enforceability of the remainder of the Agreement.

It is so agreed.

"Attorney"

HANKIN PATENT LAW, A Professional Corporation

VARITALK, INC. FREDERICK LOWE STEPHEN DRIMMER DEREK GOLDBERG December 8, 2008 Page 7 of 7

I have read and understood the terms on each of the foregoing seven pages and agree to them, as of the date Hankin Patent Law, A Professional Corporation first provided legal services.

"CLIENT" VARITALK, INC.

Name: FREDERICK LOWE Title: CEO; VARITALE, INC.

"CLIENT" FREDERICK LOWE

Name: FREDERICK LOWE

"CLIENT" Stephen Drimmer

By: Name: STEPHEN DRIMMER

"CLIENT" DEREK GOLDBERG

By: _______Name: DEREK GOLDBERG

APPROVED AS TO FORM AND SUBSTANCE:

By: Asset Gray Esq.

YARITALK, INC. FREDERICK LOWE STEPHEN DRIMMER DEREK GOLDBERG Docember 8, 2008 Page 7 of 7

I have read and understood the terms on each of the foregoing seven pages and agree to them, as of the date Hankin Patent Law, A Professional Corporation first provided legal services.

"CLIENT" VARITALK, INC. Name: FREDERICK LOWE Title: CEO, VARITALK, INC. "CLIENT" FREDERICK LOWE Name: FREDERICK LOWE "CLIENT" STEPHEN DRIMMER Name: STEPHEN DRIMMER "CLIENT" DEREK GOLDBERG Name: DEREK GOLDBERG

APPROVED AS TO FORM AND SUBSTANCE:

Name: ROBERT GRAY, ESO

24/7 Oaki's 8. Greenwer (480:905-9817 Coally for light 1 (and in the parties). Development & c Rose will Singer's Strange Systems Yes Canthriese 2 Vetrestères 200,6200.0 School Program Charle SEARCH RESULTS for: Check to odd these anumate VANTALK domain some "Me producting" | " MYO is to your I " ONG \$14.97 AV | E MORE procy and | " INS procy part 2011 BUZ 948 8970s Obsest to add these similar VARTALK COM domain sames. THE WAS DAILY ONE SUISS OF SACE I'' MYUNATINEK COM EN SKYLL EALE: C NEWVERTAUX COM BOUR SI SAVE S Southern Shart reastly Kerch certing a termination THREE VAN FINEN COM SHIPE AN SADE E GEST HARTAL K. FYCE SELECTIVE TOURS " YARITALKSESS COM SHEET AND SAME ("VAPETEL NONLINE CON BY 94 5: 84 VIII-" SETE VASHITALK COME AD HOUSE EARSH ONCOME VARIOUS X (2002 pp) pp (v) (54.54) "You are say postest place on the rest" - Edighest S. UNRIGHT ALLESTONS CORS SE-SPINE SPINE TO STORESARDYALE COM BE SHAPE COM-TOWERALINGWOOM & SPIN SHIET Chack to add these Francisco demain names. Seiger All STANCOGRADINS 11 Verse core \$3,360 vb " Vano mar \$5,500 89 Vary me 32,949-30 *** YalkConveniently special \$3000,00 "" Ranch Fall Low Libert by THY was grown toward. Tel: Sociolary Navig! With reviewy ACMINE has easily 25th per decrees, section was and the secretaries of the description of the description of the second contract of the sec independent in this domatic pare? This balliameters in this which detalliable is provided for the sole purpose of assisting you is observed information about domain name registration records. This information is evaluable "as is," 1969 Joe got S ness we see that grantening is accuracy. By authoriting it would away you name that you will out this data only for thorid. 51, 49 Domain Names 5'90'000 4 500'000 of the purposins and that, under no circumstances will you use this date to (1) ordered high volume, automated, disclinate processes that stress or best time wholk customes syntam principles you was schemister; or (2) above creates, or otherwise support the NAME AND ADVANCE OF STREET hydrographic of mass, endeleting commercial advanting is socialistics; six factoria, anothers may, or by trialities in Worse-Class Web Howing entitios altre tran your tran europig ruspimon. The complete in, repackaging, discommentation or retire use of this disco Talk appears, which the house of the form to the first appears for the second control of the first appears for consights to, replacing injuries accommend or retires user in the seasons are accommendation of the seasons of expension productions without prior working or consistent this consistent. We require the respiration modely there are service, we are to increase the expension of the seasons of t Safe, Personation Finali minute and our dannership files a o occos de decadordes North-freez-States, Bendy A. Cong Protestion: 50 W Jackson Brot Buds 1850 CAIDINGS, S. 80454 Perperuir INCITETER Domain Bearle VARVEACK COME Created by 10 GEO-40 Express on, 13-060-66 EAST CONTROL OF 25 NOV-58 AudioContention Vierbinding Charles less , Venetials responsible within com SPRING, Jakonston Bland Chicago, E. 60004

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922003-2007 Vaniels, Inc. 48 April meeties. US Paterns 47,139 GMS and 47,147 GMS.

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Movie Trailer Guy

Ringtone 1 (Demo) Ringtone 2 (Deino) Voicemail (Dens)

Game Show Host



Ringtone (Demo) Voicemail (Denio)

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Entity Details

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SERVICES Elle Number: 3963315 Date / (mm/dd/yyyy)
Pay Taxes
File UCC's

Enmalton Date:

Delaware Laws Entity Name: VARITALK, INC.

Transport Composition Corporation Corporat

Continues REGISTERED AGENT INFORMATION
Continues Services

Survey Name: THE CORPORATION TRUST COMPANY INFORMATION

Copporate Forms Address: CORPORATION TRUST CENTER 1209 GRANGE STREET CORPORATION TRUST CENTER 1209 GRANGE STRE

 UCC Forms and City:
 WILMINGTON
 County:
 NEW CASTLE

 Free:
 TOWERS
 State:
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 Taxes
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Registered Agents.

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CORPORATION FILE DETAIL REPORT

Entity Name	VARITALK, INC.	File Number	86813925
Status	NOT GOOD STANDING		
Entity Type	CORPORATION	Type of Corp	FOREIGN BCA
Qualification Date (Poreign)	01/09/2008	State	DELAWARE
Agent Name	RALPH J SCHMOLER JR	Agent Change Date	01/09/7006
Ageni Street Address	53 W JACKSON BLVD BUTE 818	President Name & Address	DEREK GOLDBERG 9670 W PICCI LOS ANGELES CA 90036
Agent City	CHICAGO	Secretary Name & Address	FREDERICK LOWE 53 W JACKSON BLVO CHICAGO IL 69664
Agent Zip	60004	Duration Date	PERPETUAL
Annual Report Filing Date	2000,0000	For Year	2000

Return to the Search Screen

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DISCLAIMER; The information displayed here is current as of Apr 15, 2009 and is updated weekly. It is not a complete or certified record of the Limited Partnership or Limited Liability Company.

	LP/LLC	
VARITALK, LLC		***************************************
Number: 200616610062	Date Filed: 6/1/2006	Status: active
Jurisdiction: DELAWARE		
	Address	
15490 VENTURA BLVD STI	(240	
SHERMAN OAKS, CA 91403		***************************************
	Agent for Service of Process	
DAVID A. LAZAR		***************************************
15490 VENTURA BLVD STE	24()	***************************************
SHERMAN OAKS, CA 91403		

Blank fields indicate the information is not contained in the computer file.

If the agent for service of process is a corporation, the address of the agent may be requested by ordering a status report. Fees and instructions for ordering a status report are included on the Business Entities Records Onder Form.



United States Patent and Trademark Office

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Assignments on the Web > Patent Query

Patent Assignment Abstract of Title

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Total Assignments: 1 Petent #: Z123599

Tysue Dt: 10/17/2006 Application a

Application #: 10505527 Filing Dt: 10/05/2003

Publication #1 29949192159

Inventor: Framer Laws

TRUE METHOD AND APPARATUS FOR GENERATING AND DISTRIBUTING PERSONALIZED MEDIA CLIPS

Assignment: 1

Reel/Frame: 014362/0651 Recorded: 02/23/2004

Polit Dit: 06/03/2008

Pages: 2

Conveyance: ASSIGNMENT OF ASSIGNORS INTEREST (SEE DOCUMENT FOR DETAILS).

Assignor: LOWE_FREDERICK

Conveyance: Assignment of ASSIGNMENT OF ASSIGNMENT ASSIGNMENT OF A

Exec Dt: 01/30/3004

Assignee: GSI CC

15498 VENTURA BOVD.

SUFFE 230

LOS ARGELES, CALIFORNIA 91403

Correspondent: JOSEPH J. MAYO

7910 TVANGOE AVE #325 LA ROLLA, CA 92037

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If you have any commons or Geodesians concerning the data disproyed, covered PPC / Assignments at 571-272-3350

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Filling Dt: 01/20/2005

Pages: 2

Assignments on the Web > Patent Query

Patent Assignment Abstract of Title

NOTE:Results display only for issued patents and published applications, For pending or abandoned applications please consult USPTO staff.

Total Assignments: 1

Patent #: 7147645 Issue Dt: 11/25/1006 Application #: 11040166

Publication #: 20058185918 Pub Dt: 08/25/2005

Inventor: Frederick Lowe

Title: System and method for generating and distributing personalized media

Assignment: 1

Reel/Frame: 016528/0304 Recorded: 05/03/2005

Conveyance: ASSIGNMENT OF ASSIGNORS INTEREST (SEE DOCUMENT FOR DETAILS).

Assignor: LOWE, FREDEPICR

Exec Dt: 01/21/2005

Assignee: GSLLIG

15490 YENTURA BUYU. SUITE Z20

LOS ANGELES, CALIFORNIA 934G3

Correspondent: 3038PH 3, NAYO 7910 IVANHOE AVE. #325

LA 70ELA, CA 92037

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GSI, LLC Stephen Drimmer, USA Frederick Lowe, USA Derek Gold, USA Anthony James, USA

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